BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NOS. 2017-207-E, 2017-305-E, AND 2017-370-E

IN RE:

Friends of the Earth and Sierra Club,

Complainants/Petitioners,

v.

South Carolina Electric & Gas Company,

Defendant/Respondent.

IN RE:

Request of the Office of Regulatory Staff for Rate Relief to South Carolina Electric & Gas Company's Rates Pursuant to S.C. Code Ann. § 58-27-920.

IN RE:

Joint Application and Petition of South Carolina Electric & Gas Company and Dominion Energy, Inc., for review and approval of a proposed business combination between SCANA Corporation and Dominion Energy, Inc., as may be required, and for a prudency determination regarding the abandonment of the V.C. Summer Units 2 & 3 Project and associated customer benefits and cost recovery plan.

SOUTH CAROLINA ELECTRIC AND GAS COMPANY'S SUPPLEMENTAL NON-PREFILED WITNESSES DISCLOSURES

Pursuant to the Hearing Director's Order No. 2018-130-H of September 21, 2018, South Carolina Electric and Gas Company (SCE&G) hereby supplements its Non-Prefiled Witnesses Disclosures and discloses the following additional witnesses as non-prefiled witnesses in the matters cited above:

- 1. C. Dukes Scott (by deposition)
- 2. Allyn Powell (by deposition)
- 3. Gene Soult (by deposition)
- 4. Kevin Marsh (by deposition)

As to these matters:

- a) Along with the above depositions, the exhibits to these depositions will also be introduced into evidence. In as much as the depositions of these witnesses have been noticed in these proceedings, the depositions and exhibits are available to the parties.
- b) In cases where depositions have not been finalized, efforts will be made to finalize them before the hearing. But if those efforts are not successful, the depositions as they exist at the time of hearing will be tendered into evidence.
- c) For non-deposition witnesses or potential non-deposition witnesses, a list of anticipated exhibits is attached as Appendix 1 to this document.
- d) Where depositions are used, excerpts from the video recordings of those depositions will be presented in lieu of oral witness summaries.
- e) SCE&G reserves the right to use the depositions of other individuals for impeachment or any other valid purpose at hearing.
- f) SCE&G reserves the right to reassess the need to introduce these depositions or witnesses' testimony at the time of hearing.

SCE&G request that the Hearing Officer require any party objecting to this approach to raise those objections in a timely manner.

Respectfully submitted,

/s/Belton T. Zeigler
Belton T. Zeigler
Womble Bond Dickinson (US) LLP
1221 Main Street
Suite 1600
Columbia, SC 29201
(803) 454-7720
belton.zeigler@wbd-us.com

K. Chad Burgess Matthew Gissendanner Mail Code C222 220 Operation Way Cayce, SC 29033-3701

(803) 217-8141 chad.burgess@scanna.com matthew.gissendanner@scana.com

Mitchell Willoughby Willoughby & Hoefer, P.A. Post Office Box 8416 Columbia, SC 29202 (803) 252-3300 mwilloughby@willoughbyhoefer.com

Attorneys for South Carolina Electric & Gas Company

Cayce, South Carolina November 9, 2018